

Sonya D. Winner (SBN 200348)
COVINGTON & BURLINGTON LLP
415 Mission Street, Suite 5400
San Francisco, California 94105-2533
Telephone: (415) 591-6000
Facsimile: (415) 591-6091
Email: swinner@cov.com

Ashley E. Bass (*Pro Hac Vice*)
Andrew Lazerow (*Pro Hac Vice*)
COVINGTON & BURLING LLP
One CityCenter, 850 Tenth Street NW
Washington, DC 20001-4956
Telephone: (202) 662-6000
Facsimile: (202) 6291
Email: abass@cov.com
Email: alazerow@cov.com

Kenneth A. Gallo (*pro hac vice*)
Paul D. Brachman (*pro hac vice*)
PAUL, WEISS, RIFKIND, WHARTON & GARRISON LLP
2001 K Street, NW
Washington, DC 20006-1047
Telephone: (202) 223-7300
Facsimile: (202) 204-7420
Email: kgallo@paulweiss.com
Email: pbrachman@paulweiss.com

Attorneys for Defendant Intuitive Surgical, Inc.

[Additional counsel listed on signature page]

UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

IN RE: DA VINCI SURGICAL
ROBOT ANTITRUST LITIGATION

THIS DOCUMENT RELATES TO:
ALL ACTIONS

Case No.: 3:21-cv- 03825-AMO-LB

**TABLE OF EXHIBITS TO THE
OPPOSITION OF DEFENDANT INTUITIVE
SURGICAL, INC. TO PLAINTIFFS'
MOTION FOR CLASS CERTIFICATION**

Declaration	Exhibit	Brief Description
Widman Dec.		Declaration of Fredrik Widman
Widman Dec.	Ex. 1	Settlement between Larkin and Intuitive
Bass Dec.		Declaration of Ashley E. Bass
Bass Dec.	Ex. 1	Expert Rebuttal Report of James W. Hughes, Ph.D.
Bass Dec.	Ex. 2	Excerpts of Intuitive 10-K Annual SEC Report (2023)
Bass Dec.	Ex. 3	Declaration of David Rosa (Apr. 12, 2023) (Previously Submitted as ECF Nos. 153-2 – 153-4)
Bass Dec.	Ex. 4	Intuitive Discounting Principals (Intuitive-00372053 – Intuitive-00372055)
Bass Dec.	Ex. 5	Excerpts of Deposition of Judith Schimmel (Sept. 22, 2022)
Bass Dec.	Ex. 6	Excerpts of Deposition of David Rosa (May 1, 2023)
Bass Dec.	Ex. 7	Email re Gundersen GEN 4 Standardization Options (Intuitive-00091682 – Intuitive-00091687)
Bass Dec.	Ex. 8	Excerpts of the Deposition of John Sampson (Nov. 3, 2022)
Bass Dec.	Ex. 9	Excerpts of the Deposition of John Wagner (Oct. 11, 2022)
Bass Dec.	Ex. 10	Xi System Lease Agreement between Intuitive and Larkin (LARKIN-00009350 – LARKIN-00009355)
Bass Dec.	Ex. 11	Si System Lease Agreement between Intuitive and Larkin (LARKIN-00009370 – LARKIN-00009377)
Bass Dec.	Ex. 12	Excerpts of Deposition of Sandra Sosa-Guerrero (Sept. 23, 2022)
Bass Dec.	Ex. 13	Email and Attachments re Larkin Community Hospital Contract Negotiations (LARKIN-00009051 – LARKIN-00009072)
Bass Dec.	Ex. 14	Excerpts of Deposition of Marshall Mohr (Nov. 7, 2022)
Bass Dec.	Ex. 15	Intuitive Presentation “Accelerated MIS Program” (Intuitive-00107443 – Intuitive-00107451)

Declaration	Exhibit	Brief Description
Bass Dec.	Ex. 16	Excerpt of Phillip E. Areeda, Herbert Hovenkamp & Einer Elhauge, <i>Antitrust Law</i> Vol. X (2d Ed. 2004)
Bass Dec.	Ex. 17	Excerpts of Deposition of Einer Elhauge (July 24, 2024)
Bass Dec.	Ex. 18	Excerpts of Deposition of Dr. Ricardo Estape (Oct. 22, 2022)
Bass Dec.	Ex. 19	Excerpts of Deposition of Jose Carlos Gonzalez (Oct. 17, 2022)
Bass Dec.	Ex. 20	Excerpts of Deposition of Todd Thomas (Nov. 10, 2022)
Bass Dec.	Ex. 21	Excerpts of Deposition of Karen Waninger (Oct. 6, 2022)
Bass Dec.	Ex. 22	Excerpts of Declaration of Mark Early (Oct. 6, 2022)
Bass Dec.	Ex. 23	Email and Attachments re Negotiated Franciscan Contract (FRANCISCAN-00052148 – FRANCISCAN-00052186)
Bass Dec.	Ex. 24	Contract between Intuitive and Franciscan (FRANCISCAN-00056312 – FRANCISCAN-00056338)
Bass Dec.	Ex. 25	Excerpts of Phillip E. Areeda & Herbert Hovenkamp, <i>Antitrust Law</i> (4th and 5th Eds. 2018–2023)